	*
Case No.: Chapter:	19-25519 JKS 13
Adv. No.:	
Hearing Date:	6/22/2023 @ 8:30 A.M.
Judge:	JOHN K. SHERWOOD
I	
	Chapter: Adv. No.: Hearing Date:

CERTIFICATION OF SERVICE

1.	I, _	KENNETH RAYMOND:	
		□ represent	in the this matter.
			al for RAYMOND &RAYMOND, ESQS., HERBERT B. RING_, who represents the Debtor_ in the this matter.
		□ am the	in the this case and am representing myself.
2.		in the chart below. Modified Chapter 13 Plan Chapter 13 Transmittal Lett	opy of the following pleadings and/or documents to the parties listed
3.		Real Property Appraisal I certify under penalty of peindicated.	rjury that the above documents were sent using the mode of service
Da	te:	MAY 11, 2023	/S/ KENNETH RAYMOND_

Signature

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
Marie-Ann Greenberg, Esq. Chapter 13 Standing Trustee	CHAPTER 13 TRUSTEE	☐ Hand-delivered
30 Two Bridges Rd.	IKUSTEE	⊠ Regular mail
Fairfield, N.J. 07004		☐ Certified mail/RR
		☐ E-mail
		☑ Notice of Electronic Filing (NEF)
		Other (as authorized by the court *)
PNC Financial Services Group, Inc. One PNC Plaza	CREDITOR	☐ Hand-delivered
249 Fifth Avenue		⊠ Regular mail
Pittsburgh, Pennsylvania 15222-2707 Attn: Officer, Managing or General		☑ Certified mail/RR
Agent or Any Other Agent Authorized		☐ E-mail
By Appointment or Bay Law to Receive Service of Process		☐ Notice of Electronic Filing (NEF)
Attn: William S. Demchak, CEO		Other (as authorized by the court *)
KML Law Group 216 Haddon Avenue, Ste. 406,	ATTORNEYS FOR PNC BANK	☐ Hand-delivered
Westmont, NJ 08108	THE BANK	⊠ Regular mail
		☐ Certified mail/RR
		☐ E-mail
		☑ Notice of Electronic Filing (NEF)
		Other (as authorized by the court *)
		☐ Hand-delivered
		☐ Regular mail
		☐ Certified mail/RR
		□ E-mail
		☐ Notice of Electronic Filing (NEF)
		Other (as authorized by the court *)

UNITED STATES	BANKRUPTCY	COURT
DISTRICT OF NE	W JERSEY	

Caption in compliance with D.N.J. LBR 9004-1(b)

Raymond & Raymond, Attorneys at Law 7 Glenwood Avenue, 4th Floor East Orange, New Jersey 07017 (973) 675-5622; (408) 519-6711 Telefax Email: herbertraymond@gmail.com Herbert B. Raymond; Jeffrey M. Raymond, Esq.; Kevin L. DeLyon, Esq. Attorneys for the Debtor(s)

In Re:

NANA OPOKU-WARE, DEBTOR

Case No.: 19-25519 JKS

Hearing Date: 6/22/23@8:30 a.m.

Judge: SHERWOOD

NOTICE OF CHAPTER 13 PLAN TRANSMITTAL

The enclosed 🗆 plan, 🛛	modified plan is proposed by the debtor and was filed on
MAY 10, 2023	. It has been served on you because the plan contains motions
that may adversely affect your in	terest.

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. This plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

⊠ Real Property:

The debtor(s) has valued real pr	operty located at 123-125 Division	on Street, Eli	zabeth,
New Jersey 07201	[address] at \$	400,000	The
debtor(s) believes the first lien on the pr	operty to be in the approximate am	ount of \$	496,208

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[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien. The debtor's valuation of the property is based on: (a) comparative market analysis; (b) broker price opinion; (c) appraisal; or (d) other: _______, a copy of which is attached. All forms of relief sought by motion appear in Part 7 of the plan. ☐ Personal Property: The debtor(s) has valued personal property described as: at \$ The debtor(s) believes the lien on the property to be in the approximate amount of \$ [insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien. The debtor's valuation of the property is based on: (a) broker price opinion; (b) appraisal; or (c) , a copy of which is attached. All forms of relief other: sought by motion appear in Part 7 of the plan. The Confirmation Hearing is scheduled for _____ JUNE 22, 2023 @ 8:30 A.M. . Objections to any relief sought in the plan, including relief sought by motion, must be filed with the Clerk of the Bankruptcy Court no later than 7 days prior to the confirmation hearing. YOU SHOULD CONSULT WITH AN ATTORNEY PROMPTLY, SINCE ENTRY OF AN ORDER OF CONFIRMATION WILL BIND YOU TO ALL OF THE TERMS OF THE

CONFIRMED PLAN.

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STATIS	TICA	L INFORMATION	ONLY: Debto	or m	ust sele	ct the	e num	ber o	of eac	h of the	follow	ing ite	ms	included in the Plan.
1	Valu	uation of Security	0 Assur	mptio	n of Exec	cutory	y Contr	ract or	Unex	xpired Lea	ase	0	l	Lien Avoidance
			UNIT		STAT					CY COU	JRT	įL	_as	t revised: August 1, 2020
In Re:									(Case No.	.:		19	-25519 JKS
NANA	OPO	KU-WARE,							J	Judge:		JOH	IN I	K. SHERWOOD
		Debt	or(s)											
				Cł	napter	13 I	Plan	and	Mot	tions				•
		Original	Ų	X	Modified	l/Not	ice Re	equire	ed			Date:		May 10, 2023
	\boxtimes	Motions Included	d		Modified	/No	Notice	e Req	uired	I				
						9 (Good 35)				IEF UND CY COD	270000000000000000000000000000000000000			
				YO	UR RIG	HTS	MAY	BE A	AFFE	CTED				
confirma You sho or any m plan. You be grant confirm to to avoid confirma modify a	You should have received from the court a separate <i>Notice</i> of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the <i>Notice</i> . Your rights may be affected by this olan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.													
includes	s eac		items. If an i											tate whether the plan I, the provision will be
THIS PL	AN:													
DOE IN PART		DOES NOT CONT	TAIN NON-ST	TAND	ARD PR	OVIS	SIONS.	NON-	-STAI	NDARD P	PROVIS	SIONS N	MUS	ST ALSO BE SET FORTH
	SUL	T IN A PARTIAL PA												OLLATERAL, WHICH MOTIONS SET FORTH IN
		DOES NOT AVO			EN OR N	ONP	OSSES	SSOR	Y, NC	NPURCH	HASE-N	MONEY	SE	ECURITY INTEREST.
Initial Del	otor(s)' Attorney:HR		nitial	Debtor:	١	NO		Ir	nitial Co-De	ebtor:			

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Part 1: Payment and Length of Plan	
a. The debtor shall pay \$** perMONTH to the Chapter 13 Trustee, starting on	
SEPTEMBER OF 2019 for approximately 84 months.	
b. The debtor shall make plan payments to the Trustee from the following sources:	
□ Future earnings	
Other sources of funding (describe source, amount and date when funds are available):	
c. Use of real property to satisfy plan obligations:	
☐ Sale of real property	
Description:	
Proposed date for completion:	
☐ Refinance of real property:	
Description:	
Proposed date for completion:	
☐ Loan modification with respect to mortgage encumbering property:	
Description:	
Proposed date for completion:	
d. \square The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.	
e. 🛮 Other information that may be important relating to the payment and length of plan:	
** i. \$61,661 paid in to date through May of 2023 (Over 45 Months)	

ii. \$2,200 per month, starting in June of 2023, for a period of thirty-nine (39) months

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Part 2: Adequate Protection ⊠ N	ONE	F 1 1 2 2						
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).								
	Administrative Expenses)							
a. All allowed priority claims will b	be paid in full unless the creditor agrees	s otherwise:						
Creditor	Type of Priority	Amount to be Pa	aid					
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE					
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUF	E: \$ Supp. Fees					
DOMESTIC SUPPORT OBLIGATION								
INTERNAL REVENUE SERVICE	PRIORITY INCOME TAX LIABILITY	\$5,059.77						
		1						
		1						
	1							
		1						
b. Domestic Support ObligationsCheck one:None	s assigned or owed to a governmental u	unit and paid less	than full amount:					
	s listed below are based on a domestic	support obligation	n that has been assigned					
	☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):							
Creditor	Type of Priority	Claim Amount	Amount to be Paid					
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.							

Part 4:	Secured	Claima
I CILL CIT		

a. Curing Default and Maintaining Payments on Principal Residence: \Box NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
RUSHMORE LOAN SERVICES	MORTGAGE ARREARS RE: 123-125 DIVISION ST., ELIZABETH, NEW JERSEY	Total of \$114,879.69 consisting of pre-petition arrears, post-petition arrears and costs and fees associated with default (s)	N/A	\$114,879.69	Continued Payments Starting November 1, 2021, et. seq.

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🗵 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506: X NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation

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d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
PNC BANK	2ND MORTGAGE RE: 123-125 DIVISION ST., ELIZ., NJ	\$58,582	\$400,000	RUSHMORE LOAN SERVICES IAO \$506,514.30	NO VALUE	N/A	NO VALUE

2.) Where the Debtor retains collateral ar	nd completes the Plan	, payment of the full	amount of the allowed
secured claim shall discharge the corresponding	g lien.		

e. Surrender NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
Wilmington Savings Fund Society (Fay Servicing)	Mortgage pertaining to real property located at 30 Clinton Place, Newark, New Jersey	\$Unknown	Surrender in full satisfaction of claim.

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f. Secured Claims Un The following secur	affected by the Plan [d.	

g. Secured Claims to be Paid in Full Through the Plan:	▼ NONE
--	--------

Creditor	Collateral	Total Amount to be Paid Through the Plan

Part 5:	Unsecured Claims NONE
a.	Not separately classified allowed non-priority unsecured claims shall be paid:
	□ Not less than \$ to be distributed <i>pro rata</i>
	□ Not less than percent
	☑ Pro Rata distribution from any remaining funds

 Separately classified unsecured claims shall be treated as follows 	b. Separately	classified	unsecured	claims shall	be treated	as follows:
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Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
•			
			4

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Part 6: Executory Contracts and Unexpired Leases ☒ NONE

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

		THE RESERVE OF THE PERSON NAMED IN
Part 7:	Motions	☐ NONE
INC. LAW RESIDEN	MOLIONS	

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). X NONE

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

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b.	Motion to Avoid Liens and Reclassi	y Claim from Secured to Completely Unsecured.	NONE
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The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
PNC BANK, NA	2ND MORTGAGE AGAINST REAL PROPERTY RE: 123-125 DIVISION ST., ELIZABETH, NJ	\$58,582	\$400,000	RUSHMORE LOAN SERVICES IAO \$506,514.30	NO VALUE	ENTIRE MORTGAGE IAO \$58,582

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ☒ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon confirmation

☐ Upon discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order of Distribution The Standing Trustee shall pay allowed claims in the 1) Ch. 13 Standing Trustee commissions 2) Counsel Fees and Supp. Counsel Fees (Fully 3) Secured Claims and then Priority Claims 4) Unsecured Claims d. Post-Petition Claims The Standing Trustee ☐ is, ☒ is not authorized to page 1305(a) in the amount filed by the post-petition claimant.	
Part 9: Modification NONE NOTE: Modification of a plan does not require that a served in accordance with D.N.J. LBR 3015-2.	eparate motion be filed. A modified plan must be
If this Plan modifies a Plan previously filed in this can Date of Plan being modified: <u>December 27, 2021</u>	se, complete the information below
Explain below why the plan is being modified: The plan is being modified to provide for surrender of the Newark property.	Explain below how the plan is being modified: Plan provides for surrender of the Newark property, to the mortgagee, in full satisfaction of its claim. Plan payments continue, in June of 2023, in the amount sufficient to pay remaining claims, consisting principally of the mortgage arrears regarding the Elizabeth residential property, priority income tax liability, administrative expenses and unsecured claims. No other material changes to the plan.
Are Schedules I and J being filed simultaneously with	this Modified Plan? Yes No

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Dart 10.	Non-Standard Provision(s): Signatures Required
rait iv.	Non-Standard Provision(s). Signatures Regulred

- and the standard i revision(s). Signatures required	
Non-Standard Provisions Requiring Separate Signatures:	
▼ NONE	
☐ Explain here:	
Any non-standard provisions placed elsewhere in this plan are in	neffective.
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign	n this Plan.
By signing and filing this document, the debtor(s), if not represent certify that the wording and order of the provisions in this Chapter Plan and Motions, other than any non-standard provisions include	13 Plan are identical to Local Form, Chapter 13
I certify under penalty of perjury that the above is true.	
Date: MAY 10, 2023	/S/ NANA OPOKU-WARE Debtor
Date:	Joint Debtor
Date: MAY 10, 2023	/S/ HERBERT B. RAYMOND, ESQ. Attorney for Debtor(s)

BL 7 LOT 196

REAL ESTATE VALUE ESTIMATE

100								24 VIDAGO		
	Property Address	OKU-WAR				Census Check of	Tract 0305.00	Map Reference DIGITA		
5	City Elizabe		VISION ST		County UNIC			D CONDO X 2- o Code 07201	TUNKS	
SUBJECT	Phone No. Res. N/		ı	oan Amount \$ N/A	Term		Owner's Est. of Value S	N/A		
S	No. of Rooms	No	of Bedrooms		Family room or de		Garage/Carport (specify type & no.)	Porches, Patio or Pool (specify)	Central Air	
	12	j	6	5	X Yes No		2 car/driveway	2 balconies	Yes No	
							,		10000	
	NEIGHBORHOOD									
	Location		V 114					12 0 1	(1200) (120)	
	Location Built Up		Urban Over 75%	Suburban 25% to 75%	Rura	Accesses to the second	2	Good Avg	Fair Poor	
	Growth Rate X	Fully Dev	Rapid	Steady	Slow		Property Compatibility	Properties X	HH	
Property Values Increasing Stable Decining Appeal to Market Demand/Supply Shortage In Balance Oversupply							riopeities	HH		
	(A) (B)					1.3	appear to marrier			
Marketing Time Under 3 Mos. 4-6 Mos. Over 6 Mos.										
Present Land Use 30% 1 Family 30 % 2-4 Family 10 % Apts. 5 % Condo 25% Commercial % Industrial % Vacant %										
	Change in Present I		Not Likely			Place From	To			
	Predominant Occup		Owner 1	X Tenant	-5 %					
	S/F Price Range \$ _ S/Family Age		to \$ 400,00 150+ yrs.			= Predominant Value				
FIELD REPORT	Of anning Age	yis. to	130+ yls.	rieuoiiiiiaiii Age OU	yrs.					
뷴	Comments including t	those factors af	fecting marketabili	ty (e.g. public parks, schools, vi	ew noise)	THE SUBJECT IS	S LOCATED IN A	NEIGHBORHOOD W	ты	
	MIXED ST	YLE DWEL	LINGS AND	SOME COMMERCIA	AL. WAREHO	USE PROPERTIE	S. ADEQUATE	ACCESS TO SCHOO	SLOCAL	
분				PORTATION.			o. /IDEQUITIE	7.00200 10 001100	LO, LOOAL	
	SUBJECT PROPERT									
	Approx. Yr. Blt. 20 O					PROPERTY RATIN		Good Avg Fair	Poor	
og o	Type (det, duplex, semi/det. etc.) DETACHED					Condition of Exteri				
	Design (rambler, split, etc.) 2 FAMILY Exterior Wall Mat. VINYL, BRICK, STUC Roof Mat. ASPH			Poof Mat A S D U A I T		Compatibility to Ne	Section 1997		H	
					Yes	Appeal and Market	ability		Ш	
	Special Energy-Effic. I		PICAL FOR A		100					
1		-								
	Comments (favorable	or unfavorable i	incl. deferred main	itenance) QUALITY	OF CONSTR	UCTION CONSID	ERED AVERAGE	. FINISHED BASEME	NT WITH	
8	FULL BATH	l								
A										
N	ITEM	SUB	JECT	COMPARABLE N	0. 1	COMPARAE	BLE NO. 2	COMPARABLE N	0.3	
4		L								
	123-123 Address Elizabe	5 Division 5	St	509 Magnolia Ave		854 Livingston	St	609-611 Court St		
200	Proximity to Sub.			Elizabeth, NJ 0720 0.50 miles SE	J6	ELIZABETH	,	Elizabeth, NJ 072	06	
	Sales Price	s		S S	320,000	0.15 miles NW \$		0.34 miles E	445,000	
	Date of Sale and	-	RIPTION	DESCRIPTION	+(-)\$ Adjust.	DESCRIPTION	+(-)\$ Adjust.	DESCRIPTION	+(-)\$ Adjust.	
	Time Adjustment			01/16/2019	1	07/18/2019	, To riojour	04/22/2019	i (jo najust.	
	Location	average		average		average		average		
	Site/View	.08 ACR	E/AVG	.06 ACRE/AVG	1	.06 ACRE/AVG		.09 ACRE/AVG		
	Age	13		12		20		11		
44	Condition	average		average	1	average		average	1	
¥	Living Area Rm. Count and Total	-	rms. Baths	Total B-rms. Baths		Total B-rms. B		Total B-rms. Baths	-	
	Gross Living Area		6 5 912 Sq. Ft.	10 6 4 2,296 Sq. Ft.	+4,000	10 6 2,372 S	5 q. Ft. +19,000	12 6 5	44.000	
ş	Air Conditioning	2 CAC U		2 CAC UNITS	122,000	2 CAC UNITS	4.11. +19,000	3,214 Sq. Ft 2 CAC UNITS	-11,000	
Į.	Garage/Carport	2 car/driv		1 car/driveway	+3,000	1 car/driveway	+3,000	2 car/driveway	1	
3	Porches, Patio,	2 balconi		2 balconies	,,,,,,,	none	+2,000	2 balconies		
Ä	Pools, etc.	NONE		NONE	1	NONE		NONE	1	
A F	Special Energy-	TYPICAL		TYPICAL		TYPICAL		TYPICAL		
	Efficient Items				1				1	
	Other	fin bsmt	A STATE OF	unf bsmt	+5,000	fin bsmt		fin bsmt	1	
	Net Adjust (Total) Indicated Value Sub.			X + - : s	34,000	X + - s	24,000	+ X - s	-11,000	
-		SEE ADDE	ENDUM	and process the second state of \$	354,000	\$	409,000	S	434,000	
	outer outilitions	JEE ADDL								
				1						
				100	1					
		11. 1			Emmated Value	\$400,000	as of	AUGUST 03, 20		
	Completed By J		m	IIMA	10		0.000	NJLRA 42RA0032050		
	Signature	110	- 1		-		Date	09/22/20)19	
P	/2K]	/								
-	L/									

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INTENDED USER: THE INTENDED USER OF THIS APPRAISAL INCLUDES THE CLIENT, THE CLIENT'S ATTORNEY AND OR ACCOUNTANT AND THIRD PARTIES WHICH MAY INCLUDE TRUSTEES, CREDITORS AND THE BANKRUPTCY COURT.

INTENDED USE: THE INTENDED USE OF THE APPRAISAL IS TO ESTIMATE THE MARKET VALUE OF THE SUBJECT FOR BANKRUPTCY PURPOSES.

SCOPE OF WORK: THE SALES AND INCOME APPROACH TO VALUE WERE USED IN THIS REPORT. THESE METHODS BEST INDICATE ACTIONS OF THE MARKET FOR THIS TYPE PROPERTY. THE COST APPROACH TO VALUE WAS INCOME APPROACH TO VALUE WAS CALCULATED BASED ON AVAILABLE RENTAL DATA.

HIGHEST AND BEST USE: THE SUBJECT AS IMPROVED IS A LEGALLY PERMISSIBLE USE BASED ON IT'S CURRENT ZONING. THE LOT SIZE, SHAPE, PHYSICAL CONDITION AND LAND TO BUILDING RATIO ALLOW THE PRESENT STRUCTURE AND INDICATE A GOOD UTILIZATION OF THE IMPROVEMENTS. BASED ON CURRENT MARKET CONDITIONS, THE PRESENT USE AND STRUCTURE AS A 2 FAMILY RESIDENCE IS ITS FINANCIALLY FEASIBLE AND MAXIMALLY PRODUCTIVE USE. THE SUBJECT IS LOCATED IN AN R-2 ZONE. (2 FAMILY RESIDENTIAL ZONE)

INCOME APPROACH: BASED ON A REVIEW OF CURRENT RENTAL DATA IN THIS SPECIFIC MARKET THE TOTAL ESTIMATED GROSS MONTHLY RENT \$3,000 X GROSS RENT MULTIPLIER (GRM) 135 = \$405,000. (comparable rental data on file)

ADJUSTMENT BASED ON \$4,000 PER FULL BATH. GLA BASED ON \$35 PER SQUARE FOOT AND ROUNDED. ALL SALES CONSIDERED IN THE FINAL DETERMINATION OF MARKET VALUE.

THE SUBJECT HAS NOT BEEN SOLD IN THE LAST 36 MONTHS.

THE SUBJECT HAS NOT BEEN LISTED FOR SALE IN THE LAST 12 MONTHS.

Signature	John	Mach	Signature	
lame JOHN MA	ćk –		Name	
ate Signed 09	2/2019		Date Signed	
State Certification #		State	State Certification #	State
Or State License #	42RA00320500	State NJ	Or State License #	State

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One- to Four-Family Investment Property and Two- to	Four-Family (Owner-Occupied	l Property	
Property Address 123-125 DIVISION ST Street	Elizabeth City	NJ State	07201 Zip Code	
General Instructions: This form is to be prepared jointly by the loan applicant, the a complete the following schedule indicating each unit's rental status, lease expiration utility expenses. Rental figures must be based on the rent for an "unfurnished" unit.				
Currently	Market Rent Per Month \$ 1,500 \$ 1,500 \$ \$ 5 \$ \$ 3,000	Utility Expense Electricity Gas Fuel Oil Fuel (Other) Water/Sewer Trash Removal	Paid Paid By Tenai	nt
The applicant should complete all of the income and expense projections and for exist the past two years (for new properties the applicant's projected income and expenses previous operating statements the applicant provides must then be sent to the apprais applicant's figures (e.g. Applicant/Appraiser 288/300). If the appraiser is retained to continuous provide to the appraiser the aforementioned operating statements, mortgage insurance financing, and/or any other relevant information as to the income and expenses of the projections. The underwriter should carefully review the applicant's/appraiser's projections. The underwriter should make any final adjustments that are necessary to appear unreasonable for the market. (Real estate taxes and insurance on these types of annual expense item) Income should be based on the current rents, but should not excite the property is proposed, new, or currently vacant, market rents should be used. Annual Income and Expense Projection for Next 12 months	must be provided). er for review, comme complete the form ins e premium, HOA dues subject property rece tions and the apprais more accurately refle of properties are inclu	This Operating Income S int, and/or adjustments it tead of the applicant, this, leasehold payments, seived from the applicant er's comments concern ct any income or expen- ded in PITI and not calci	Statement and any next to the e lender must subordinate to substantiate the ing those se items that ulated as an	
	D. A. IV.	7.6	Adjustments by	
Income (Do not include income for owner-occupied units) Gross Annual Rental (from unit(s) to be rented) (Current) Other Income (include sources) Total Less Vacancy/Rent Loss	\$	nt/Appraiser	Lender's Underwriter \$ + \$(%	
Effective Gross Income	S	(5%)	S)
Expenses (Do not include expenses for owner-occupied units) Electricity Gas Fuel Oil Fuel (Type) Water/Sewer Trash Removal Pest Control Other Taxes or Licenses Casual Labor This includes the costs for public area cleaning, snow removal, etc., even though the applicant may not elect to contract for such services.		1,000 50 50		
Interior Paint/Decorating This includes the costs of contract labor and materials that are required to maintain the interiors of the living unit. General Repairs/Maintenance This includes the costs of contract labor and materials that are required to maintain the public corridors, stairways, roofs, mechanical systems, grounds, etc.	2	50		
Management Expenses These are the customer expenses that a professional management company would charge to manage the property. Supplies This includes the costs of items like light bulbs, janitorial supplies, etc.	5	50		
Total Replacement Reserves - See Schedule on Pg. 2 Miscellaneous		1,270		
Total Operating Evenence		2.520		
Total Operating Expenses	<u> </u>	2,520	٥	

Freddie Mac Form 998 Aug 88 This Form Must Be Reproduced By Seller Page 1 of 2

Fannie Mae Form 216 Aug 88

Danlacament	Dagania	Cohodula	

Adequate replacement reserves must be calculated regardless of whether actual reserves are provided for on the owner's operating statements or are customary in the local market. This represents the total average yearly reserves. Generally, all equipment and components that have

Freddie Mac Form 998 Aug 88				Page 2 of 2			Fannie Mae Form 216 Aug 88
Underwriter Name				Underwriter Signatur	е	Date	
Underwriter's Comments	and Rationale	tor Adjustment	s				
Appraiser Name	and Rationale	for Adjustment	. /	Appraiser Signature		Date	
JOHN MACK			_)	John	Mh	Who 19/22/12	019
				_	,		
Appraiser's Comments (In	cluding sour	ces for data and	rationale for the p	rojections)			()
The borrower's me for the borrower's					aring the total i	monthly housing expens	е
				e" in the "Gross Montl umber, it must be inc		ction of Freddie Mac lity for qualification purp	oses.
Underwriter's instructions	for 1-4 Famil	y Investment Pr	operties				
liability for qualific	ation purpose onthly housin	s. g expense-to-in	come ratio must b			ust be included as a Monthly Housing Expens	se
If Monthly Operating	ng Income is	a positive numb	er, enter as "Net R	ental Income" in the "			
Underwriter's instructions				nancing payments.)			· 555
Monthly Operating (Note: Monthly Housing Expression of the Control			Housing Expense	•	Cash Flow ance premiums	, real estate taxes, morte	gage
SEffective Gross In S210		- s	2,520 perating Expenses	Opera = \$	2,520 ting Income	+ 12 = \$	-210 onthly Operating Income
Operating Income Rec	onciliation						
Total Replacement Reser	ves. (Enter o	n Pg. 1)			<u>s_</u>	1,270	<u>s</u>
(Units) (Public Areas)			Per Sq. Ye	d. + Yrs. d. + Yrs.			ss
Carpeting (Wall to Wall)				Remaining Life			
Roof	@ \$	7,000	+ <u>25</u> Yrs	. x One Bldg. =	<u>\$_</u>	280	s
Furnace(s) (Other)	@ \$ @ \$	5,000 ea. ea.	+ Yrs		_ Units = S_ _ Units = S_	400	S
C. Washer/Dryers HW Heaters	@ S	1,000 ea.	+ 20 Yrs		_ Units = S_ _ Units = S_	100	S
A/C Units	@ \$	5,000 ea.		LCDO!	Units = S	400	\$
Refrigerators Dishwashers	@ S @ S	400 ea. ea.		. x <u>2</u> . x	_ Units = S Units = S	40	\$ \$
Stoves/Ranges	@ \$	<u>500</u> ea.			_ Units = \$_	50	<u>\$</u>
Equipment	Пор	Cost	Life			Appraiser	Adjustments
Equipment	Rep	lacement Cost	Remaining Life			By Applicant/ Appraiser	Lender Adjustments

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DEFINITION OF MARKET VALUE: The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller, each acting prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby: (1) buyer and seller are typically motivated; (2) both parties are well informed or well advised, and each acting in what he considers his own best interest; (3) a reasonable time is allowed for exposure in the open market; (4) payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and (5) the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions* granted by anyone associated with the sale. (Source: FDIC Interagency Appraisal and Evaluation Guidelines, October 27, 1994.)

* Adjustments to the comparables must be made for special or creative financing or sales concessions. No adjustments are necessary for those costs which are normally paid by sellers as a result of tradition or law in a market area; these costs are readily identifiable since the seller pays these costs in virtually all sales transactions. Special or creative financing adjustments can be made to the comparable property by comparisons to financing terms offered by a third party institutional lender that is not already involved in the property or transaction. Any adjustment should not be calculated on a mechanical dollar for dollar cost of the financing or concession but the dollar amount of any adjustment should approximate the market's reaction to the financing or concessions based on the appraiser's judgement.

STATEMENT OF LIMITING CONDITIONS AND CERTIFICATION

CONTINGENT AND LIMITING CONDITIONS: The appraiser's certification that appears in the appraisal report is subject to the following conditions:

- 1. The appraiser will not be responsible for matters of a legal nature that affect either the property being appraised or the title to it. The appraiser assumes that the title is good and marketable and, therefore, will not render any opinions about the title. The property is valued on the basis of it being under responsible ownership.
- 2. Any sketch provided in the appraisal report may show approximate dimensions of the improvements and is included only to assist the reader of the report in visualizing the property. The appraiser has made no survey of the property.
- 3. The appraiser will not give testimony or appear in court because he or she made an appraisal of the property in question, unless specific arrangements to do so have been made beforehand, or as otherwise required by law.
- 4. Any distribution of valuation between land and improvements in the report applies only under the existing program of utilization. These separate valuations of the land and improvements must not be used in conjunction with any other appraisal and are invalid if they are so used.
- 5. The appraiser has no knowledge of any hidden or unapparent conditions of the property or adverse environmental conditions (including the presence of hazardous waste, toxic substances, etc.) that would make the property more or less valuable, and has assumed that there are no such conditions and makes no guarantees or warranties, express or implied, regarding the condition of the property. The appraiser will not be responsible for any such conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. This appraisal report must not be considered an environmental assessment of the subject property.
- 6. The appraiser obtained the information, estimates, and opinions that were expressed in the appraisal report from sources that he or she considers to be reliable and believes them to be true and correct. The appraiser does not assume responsibility for the accuracy of such items that were furnished by other parties.
- The appraiser will not disclose the contents of the appraisal report except as provided for in the Uniform Standards of Professional Appraisal Practice, and any applicable federal, state or local laws.
- 8. The appraiser has based his or her appraisal report and valuation conclusion for an appraisal that is subject to satisfactory completion, repairs, or alterations on the assumption that completion of the improvements will be performed in a workmanlike manner.
- 9. The appraiser must provide his or her prior written consent before the lender/client specified in the appraisal report can distribute the appraisal report (including conclusions about the property value, the appraiser's identity and professional designations, and references to any professional appraisal organizations or the firm with which the appraiser is associated) to anyone other than the borrower; the mortgage or its successors and assigns; the mortgage insurer; consultants; professional appraisal organizations; any state or federally approved financial institution; or any department, agency, or instrumentally of the United States or any state or the District of Columbia; except that the lender/client may distribute the property description section of the report only to data collection or reporting service(s) without having to obtain the appraiser's prior written consent. The appraiser's written consent and approval must also be obtained before the appraisal can be conveyed by anyone to the public through advertising, public relations, news, sales, or other media.
- 10. The appraiser is not an employee of the company or individual(s) ordering this report and compensation is not contingent upon the reporting of a predetermined value or direction of value or upon an action or event resulting from the analysis, opinions, conclusions, or the use of this report. This assignment is not based on a required minimum, specific valuation, or the approval of a loan.

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CERTIFICATION: The appraiser certifies and agrees that:

- 1. The statements of fact contained in this report are true and correct.
- 2. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, impartial and unbiased professional analyses, opinions, and conclusions.
- 3. Unless otherwise indicated, I have no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.
- 4. Unless otherwise indicated, I have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding acceptance of this assignment.
- 5. I have no bias with respect to the property that is the subject of this report or the parties involved with this assignment.
- 6. My engagement in this assignment was not contingent upon developing or reporting predetermined results.
- 7. My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- 8. My analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice that were in effect at the time this report was prepared.
- 9. Unless otherwise indicated, I have made a personal inspection of the interior and exterior areas of the property that is the subject of this report, and the exteriors of all properties listed as comparables.
- 10. Unless otherwise indicated, no one provided significant real property appraisal assistance to the person(s) signing this certification (if there are exceptions, the name of each individual providing significant real property appraisal assistance is stated elsewhere in this report).

ADDRESS OF PROPERTY ANALYZED: 123-125 DIVISION	ST, Elizabeth, NJ 07201
APPRAISER: John Mark	SUPERVISORY or CO-APPRAISER (if applicable): Signature:
Name: JOHMMACK	Name:
Title:	Title:
State Certification #:	State Certification #:
or State License #: 42RA00320500	or State License #:
State: NJ Expiration Date of Certification or License: 12/31/2019	State: Expiration Date of Certification or License:
Date Signed: 09/22/2019	Date Signed:
	Did Did Not Inspect Property

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rower/Client	OPOKU-WARE		File	No. BL 7 LOT 196
perty Address	123-125 DIVISION ST			
•	Elizabeth	County UNION	State NJ	Zip Code 07201
der	OPOKU-WARE			
PPRAI	SAL AND REPORT IDEN	TIFICATION		
This Renor	t is <u>one</u> of the following types:			
Tillo Hepon	tis one of the following types.			
X Appraisa	al Report (A written report prepared u	under Standards Rule 2-2(a) , pursuant to the	Scope of Work, as disclos	ed elsewhere in this report.)
Restricte Appraisa		under Standards Rule 2-2(b) , pursuant to the ded use by the specified client or intended user.)	e Scope of Work, as disclo	sed elsewhere in this report,
certify that, to The statement	nts on Standards Rule the best of my knowledge and belief: ts of fact contained in this report are true and	correct.		
		d only by the reported assumptions and limiting condit	tions and are my personal, imp	partial, and unbiased professional
Jnless otherw Jnless otherw		e interest in the property that is the subject of this repo s an appraiser or in any other capacity, regarding the p		
		ct of this report or the parties involved with this assign	ment.	
		n developing or reporting predetermined results.		
		tingent upon the development or reporting of a predete		
		pulated result, or the occurrence of a subsequent event		
		nd this report has been prepared, in conformity with the	e Uniform Standards of Profes	sional Appraisal Practice that
	the time this report was prepared.			
		ion of the property that is the subject of this report.	this andification (if there are	waartians the same of sech
	항공원 - 전문 역사 [1982년 리틴 전화보고 및 (1875년 1872년 - 1974년 - 19	property appraisal assistance to the person(s) signing	this certification (if there are i	exceptions, the name of each
liviouai provid	ling significant real property appraisal assistan	ce is stated eisewhere in this report).		
opraised wou ly Opinion of OR REALIS	old have been offered on the market prior to follow the market prior to follow the structure of the structur	USPAP defines Exposure Time as the estimated let of the hypothetical consummation of a sale at mark subject property at the market value stated in eport Identification disclosure and any State mandated re	ket value on the effective da 1 this report is:	
PPRAISER	Colon W	SUPERVISORY	or CO-APPRAISER (if	applicable):
nature:	YUFFN //H	Signature:		
me: JOHN	INACK	Name:		
v. JOH		Aunv.		
te Certificatio	n #:	State Certification #:		
	#: 42RA00320500	or State License #:		
te: NJ		0.75 m g to 2.50 m g to 3.50 m	iration Date of Certification or Li	cense:
	e and Report: 09/22/2019	Date of Signature:		
ective Date of			Warner Alle	
spection of Su		r Exterior-Only Inspection of Subject:	None Interior	and Exterior Exterior-Only
8	on (if applicable): AUGUST 03, 2019	Date of Inspection (if	applicable):	

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Borrower/Client	OPOKU-WARE						
Property Address	123-125 DIVISION ST						
City	Elizabeth	County	UNION	State	NJ	Zip Code	07201
Lender	OPOKU-WARE						



Subject Front

123-125 Division St

Sales Price

Gross Living Area 2,912
Total Rooms 12
Total Bedrooms 6
Total Bathrooms 5

Location average
View .08 ACRE/AVG

Site

Quality Age

e 13



Subject Rear



Subject Street

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Borrower/Client	OPOKU-WARE				
Property Address	123-125 DIVISION ST				
City	Elizabeth	County UNION	State NJ	Zip Code 07201	
Lender	OPOKU-WARE				



Subject Rear Yard

123-125 Division St

Sales Price

Gross Living Area 2,912 Total Rooms 12 **Total Bedrooms** Total Bathrooms

average .08 ACRE/AVG Location View

Site Quality

Age

13



Subject Rear



Subject Street

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Borrower/Client	OPOKU-WARE			
Property Address	123-125 DIVISION ST			
City	Elizabeth	County UNION	State NJ	Zip Code 07201
Lender	OPOKU-WARE			



Subject Interior

123-125 Division St

Sales Price

2,912 Gross Living Area Total Rooms 12 Total Bedrooms 6

Total Bathrooms

Location

View

average .08 ACRE/AVG

Site Quality

Age

13





Subject Interior

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Borrower/Client	OPOKU-WARE			
Property Address	123-125 DIVISION ST		• 3	
City	Elizabeth	County UNION	State NJ	Zip Code 07201
Lender	OPOKU-WARE			



Subject Interior

123-125 Division St

Sales Price

Gross Living Area 2,912
Total Rooms 12
Total Bedrooms 6
Total Bathrooms 5

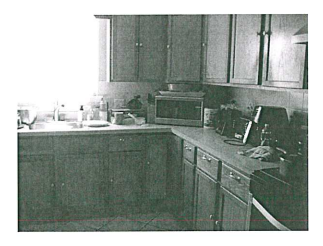
Total Bathrooms 5 Location 5

Location average
View .08 ACRE/AVG

Site Quality

Age

13



Subject Interior



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Borrower/Client	OPOKU-WARE						200
Property Address	123-125 DIVISION ST						
City	Elizabeth	County	UNION	State	NJ	Zip Code	07201
Lender	OPOKU-WARE						



Subject Interior

123-125 Division St

Sales Price

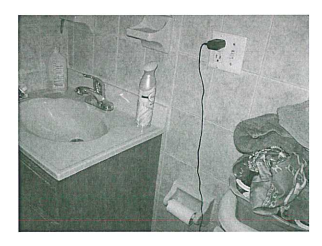
2,912 Gross Living Area Total Rooms 12 Total Bedrooms 6 Total Bathrooms

average .08 ACRE/AVG Location View

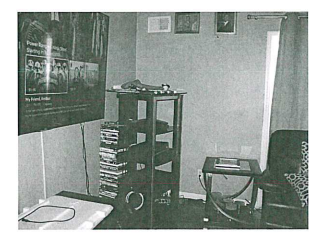
Site Quality

Age

13

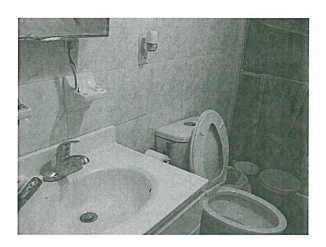


Subject Interior



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Borrower/Client	OPOKU-WARE			
Property Address	123-125 DIVISION ST			
City	Elizabeth	County UNION	State NJ	Zip Code 07201
Lender	OPOKU-WARE			



Subject Interior

123-125 Division St

Sales Price

Gross Living Area 2,912 12

Total Rooms Total Bedrooms

6 Total Bathrooms

5 average .08 ACRE/AVG Location

View

Site Quality

Age

13



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Borrower/Client	OPOKU-WARE			
Property Address	123-125 DIVISION ST			
City	Elizabeth	County UNION	State NJ	Zip Code 07201
Lender	OPOKU-WARE			



Comparable 1

509 Magnolia Ave

Prox. to Subject 0.50 miles SE 320,000 Sale Price Gross Living Area 2,296 Total Rooms 10 Total Bedrooms 6 Total Bathrooms Location average .06 ACRE/AVG

View Site

Quality

Age 12



854 Livingston St

Prox. to Subject 0.15 miles NW Sale Price 385,000 Gross Living Area 2,372 Total Rooms 10 Total Bedrooms 6 Total Bathrooms Location average View .06 ACRE/AVG

Site

Quality

Age 20



Comparable 3

609-611 Court St Prox. to Subject 0.34 miles E Sale Price 445,000 Gross Living Area 3,214 **Total Rooms** 12 Total Bedrooms 6 Total Bathrooms 5 Location average View .09 ACRE/AVG

Site

Quality Age

11



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Borrower/Client	OPOKU-WARE			
Property Address	123-125 DIVISION ST			
City	Elizabeth	County UNION	State NJ	Zip Code 07201
l ender	OPOKI I-WARE			

